

MI Child Support Formula - ADM 2003-22-9

From: <CATFISHHTR@aol.com>
To: <MCSF@courts.mi.gov>
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The proposed changes to Medical Support deny Noncustodial parents their Constitutional right to equal protection. The Noncustodial parent would have \$25 per incident threshold in order for the medical expenses to be considered as a valid family medical expense. The custodial parent would not have this same \$25 per incident threshold in order for a medical expense to be considered a valid family medical expense.

The medical insurance that covers my son has a \$20 dollar office visit copay and a \$10 perscription copay. As a noncustocial parent, none of these expenses would be considered valid expenses because they do not exceed the \$25 per incident threshold however the Custodial parent could submit these copays and for her these copays would be considered valid. These expenses should either be valid for both parents or not valid for both parents, not only valid for one parent.

Keith Hieber